

# The Gazette.

LANCASTER, OHIO.

Thursday, June 9, 1870.

There are nineteen candidates already in the field for Governor of Pennsylvania.

A statement of the Polls shows in the late race a total of 11 killed and 17 wounded, 3 mortally.

Whittemore, the recently expelled South Carolina Congressman, has been re-elected to his old seat by a majority of 5000.

In Montana Territory, last week, they had a fall of six feet of snow, followed by a few more inches.

Red Cloud and Spotted Tail, two noted Sioux chiefs who have been the master spirits in the hostilities against the whites in the west, are on a visit to their "Great Father" in Washington, with a retinue of servants.

Cable dispatches say that the Ecumenical Council has decided that the dogma of Papal Infallibility be proclaimed on the 18th of this month, and that preparations are being made to celebrate the event with great pomp.

The Senate seems disposed to give the bill to abolish the franking privilege the go-by. It came up this body on the 2d, but its committee succeeded, by a vote of 33 to 20, in getting it postponed, and it will scarcely be called up again during this session.

THE MAINE LAW IN TWO MAINE TOWNS.—We see it stated that in Bangor, Maine, the leading hardware store has realized a profit of \$10,000 a year, while at Lewiston, same State, a jury recently convicted liquor sellers enough at one sitting (without retiring to consult) to pay fines amounting to \$2,300, besides sending some to jail.

The Mineral Region News, of New Lexington, says: Several gentlemen from Newark, Granville and other places have visited this place within the last few days, with the view of establishing furnaces in the Sunday Creek region south of us. It is believed that several will soon be established in that region.

The State Prohibition Convention held at Columbus on the 1st inst., consisted of about forty persons. It nominated the following ticket:

Secretary of State, J. Odell, of Cleveland.

Supreme Judge, Gideon T. Stewart, of Huron county.

Comptroller of the Treasury, Thos. Edmondson, of Clark county.

Member Board of Public Works, S. C. Collins, of Hocking county.

THE INCOME TAX IN CONGRESS.

On Friday last, the House voted, 115 to 78, to reduce the income tax from 5 to 3 per cent.; also by a large majority to extend the exemption from \$1,000 to \$2,000.—In analyzing the several votes the Cincinnati Times says twenty-eight Democrats voted for and seventeen against the abolition of the income tax, giving a majority of eleven Democrats against this tax on the incomes of the rich! Of the Republicans twenty voted for and 100 against its abolition—giving a Republican majority of eighty-nine in favor of continuing the only perfectly just tax that ever was levied.

Ohio Reform Farm School.

On the 1st inst., the Commissioners, at the above institution, opened the several bids for the erection of two family buildings and a large shop. The lowest bidders were found to be Messrs. Blair, Tiller & Co., of this city, to whom accordingly the contract was awarded. We learn that also bids were put in, by parties from Cincinnati, Columbus, Marietta, Circleville, New London and this city, and that they ranged in amount from \$24,850 to \$24,900.

A fatal Calamity at Dayton.

A dispatch from Dayton to the Cincinnati Gazette, dated Sunday, May 30th, says: "A frame building was partially destroyed by fire at half past one o'clock this morning, and a woman named Mosier and six children were suffocated before they could be rescued. Mr. Mosier threw a feather bed out of the front window, and, telling his wife to throw the children out to him, he jumped out. Unfortunately the window was full and fastened, and the room being filled with stifling smoke, all the inmates perished.—The whole city is filled with horror. Thousands of citizens visited the undertaker's where the mother and children were prepared for burial. This is the greatest calamity from fire that ever occurred here, and was, as usual, caused by live pipes."

## The Enforcement Law.

The bill for giving effect to the 15th amendment, which has become a law of the land, provides:

1st. That any officer of the United States, or of any State or Territory, who shall, under color of any law whatever, "deny or abridge the right of any citizen to vote on account of race, color, or previous condition of servitude," shall be liable to imprisonment therefor from one to three years, and to a fine of \$500, at the discretion of the Court.

2d. That all colored citizens shall be entitled to vote at all elections, national, State, county, and any person who shall by fraud, force or intimidation, prevent any colored citizen from voting, shall be imprisoned from six months to one year, and pay a fine of \$100 to \$1,000, at the discretion of the Court.

3d. That in case a property qualification for voting exists in any State, and any necessary officer shall refuse to assist the person or persons of any colored citizen, he shall for every such offense be fined not less than \$500, and imprisoned not less than one month; also pay \$500 to any person who shall sue for the same.

4th. That if any person shall, by threats or violence or intimidation, prevent or attempt to prevent any citizen from voting for members of Congress or Presidential electors, he shall be liable to a fine not exceeding \$1,000, or to imprisonment from one to three years.

5th. The U. S. Circuit Courts shall have jurisdiction of suits under this act.

New Funding Bill—Passage of the Tax Mediation Bill.

In the House, on Saturday, Mr. Schenck, chairman of the Committee of Ways and Means, reported a bill to authorize the refunding and consolidation of the national debt, and for other purposes. Re-committed and ordered to be printed.

It authorizes the issue of \$1,000,000,000 of coupon and registered 30 year bonds, redeemable in coin, bearing 4 per cent. coin interest, principal and interest to be exempt from all Federal, State, Municipal or local taxation. The total bonded debt not to be increased, but new bonds to be exchanged for outstanding 6-20 bonds at par. The 4th section authorizes the Secretary of the Treasury to sell all surplus gold in the Treasury, the proceeds of which to be used in buying up and canceling 6-20 bonds.

The subsequent sections authorize the cancellation and discount of bonds now or hereafter held as sinking and special funds; a detailed record thereof to be kept, and the same to be deducted from the outstanding public debt, and says an amount equal to the interest on all the bonds belonging to the sinking fund may be applied to the payment of the public debt.—They also authorize the issue of 3 per cent certificates in return for gold deposited not less than three days with Treasurers of the United States, which may be received at par with accrued interest in payment for bonds authorized by the act.

The House then resumed the consideration of the bill to reduce taxation. After disposal of the amendments,

Mr. Schenck moved the previous question on the engrossment and third reading of the bill.

The motion was seconded and the bill passed, 150 to 35. All the negative votes were by Democrats.

The reduction of taxes under this bill, is estimated by Mr. Schenck, (should it become a law,) at not less than \$45,000,000.

Twelfth Congressional District.

There is some agitation among democratic Congressional aspirants in this district. W. E. Finck, of Perry, is experiencing an awakening of appetite for Washington flesh pots, and Col. Van Trump publishes a letter in the Eagle which shows that he is still "willin'" to serve the Democracy as a Congressman, and which contains a gentle hint that the great object "the overthrow of the Republican party" will be best subserved by his reelection. There is also in a remote part of the district an Emmitt who probably won't stand by and see his claims ignored much longer, without making a fuss.—And there are other aspirants lying around loose who doubtless think they have been kept out in the cold long enough and who will be apt to make things warm in the coming Convention if some means be not taken to mollify their raging propensity for Congressional honors. In the race for a nomination it is difficult to say which will win, long pants, long legs or long wind.

Apprehensions are felt that the enterprise of building the line of railroad lately put under contract from Zanesville to Dresden may yet be abandoned, owing to difficulties respecting the right of way.

## Still Mum—What is the Matter?

Again, last week, the Ohio Eagle failed to come to time in the matter of publishing the resolutions of the County Convention of its party, although requested by resolution of the same to do so. One of the editors having been on the committee on resolutions, and having affixed his signature to the series with his coadjutors, he yet declines to publish in his paper this authoritative exposition of the principles of the Fairfield County Democracy! Is this contumacy? Is it trepidation? or is it supposed to be a manifestation of sharpness or cunning? Whatever it is, if we were the Fairfield County Democracy we would not stand it. They have a right to know through their county organ, what their representatives or pretended representatives did resolve. They have a right to know that they adopted this resolution, among others:

Resolved, That we are in favor of disowning the bonded debt or in other words, are in favor of repudiating it, and if paid, we are in favor of letting the abolition party and its agents pay it.

The Democracy used to be a brave, fearless party. What it believed, it stood up to and boldly published and advertised in the faces of men. What has come over it in these latter days in Fairfield county? A manly course would be to disavow this resolution and declare it not democracy, or to declare and publish it to the world as the unadulterated article.

## REPUBLICAN PLATFORM.

Public Debt Reduction for May, \$14,301,992.

The following statement is promulgated from Washington, dated 1st inst.

Total debt principal and interest, to date, including interest due and unpaid, \$2,564,124,271.27. Amount in Treasury—Coin, \$108,789,731.35; currency, \$14,243,816.87; sinking fund in United States coin interest bonds and accrued interest thereon, \$35,463,225.50; other United States coin interest bonds purchased and accrued interest thereon, \$22,085,123.27 total \$235,567,890.40. Debt, less amount in Treasury, \$2,406,562,371.73. Decrease during the month, \$14,301,992.57. Decrease since the 1st of March, \$31,795,105.39.

The whole reduction of the public debt since the administration of President Grant came into power, is in round numbers \$120,000,000. As a political platform, this, we think, rather beats that of the Fairfield County Democracy, or even that of the Ohio State Democracy. The people will say Amen—see if they don't.

## The Next October Election—The Way to Victory.

We commend to the earnest consideration of the Republicans of Fairfield County the following timely remarks from the Cincinnati Chronicle:

The Republican party of Ohio is strong in the hearts of the people. Only bad management, the support of bad measures and the nomination of bad men can, with a reasonably active canvass, endanger defeat. But an earnest canvass is indispensable. The Democracy are early in the field, and will proceed at once quietly to perfect their organization. This is the advantage of an early convention. Our opponents are well satisfied to begin their stump canvassing at the latest possible day, or not at all.—They do not rely upon that. Free discussion will not help them.—Their hope is in organizing, not in arguing. Do our friends throughout the State fully appreciate this feature in the present canvass? Are they proposing to put off their organization until after the State Convention in August and the appointment of new committees? That is not the way to victory. We want plenty of good speaking by and by. But it is not the stumping that is to settle the next election. There must be quiet and thorough work, such as the Democracy have already commenced. It should begin at once.

First of all, then, let us look at once to the work of organization. Let it be thorough, systematic, universal through the State—in Democratic as well as Republican counties, in school districts where our friends have it all their own way, and where the tide is overwhelmingly against us. We need to make sure of polling our full strength. Then let us, when the time comes, put forth a bold, brief platform of general principles, standing fearlessly by the cause we have successfully maintained in the years past, and nominate such candidates, State and Congressional, as will command the full support of every friend of Republicanism. With such a course, despite whatever disadvantages we may labor under, victory is sure.

Col. Pond, the Attorney General, is of the opinion that Councilmen of villages and towns have no right to vote themselves pay for services.

## Democratic State Nominations.

A small State Convention of the Ohio Democracy assembled at Columbus on the 1st inst. and made the following nominations:

Secretary of State, W. H. Hiesley of Cleveland; Supreme Judge, R. A. Harrison, of Madison Co.; Member of the Board of Public Works, Wm. Spencer, of Licking Co.; Comptroller of the Treasury, Geo. H. Weston, of Belmont Co.

Being a Democratic State Convention this small assemblage of course had to "re-assert the time-honored principles of the Democratic party," by way of platform and resolutions. The way they do this in general is to set up a large bug-a-boo in the shape of a schedule of the enormities of the "party in power," and then proceed to butt at it with violence. This uniform practice of the "Democracy in convention assembled" always affords much amusement to spectators—but this last occasion furnishes an incident of unusual interest. We suppose the injection of an out-and-out Republican declaration into the list of "time-honored principles," etc., must have been the work of some wag who wanted to get the laugh on the Convention. At any rate, in its probably half-asleep or something else condition it did actually adopt this, in a lump with the rest of the batch:

That the liberal principles embodied by Jefferson in the Declaration of Independence, and sanctioned in the Constitution, which made ours the land of liberty and the symbol of the oppressed of every nation, have ever been cardinal principles of the Democratic faith, and every attempt to abridge the privileges of becoming citizens, and the owners of soil coming us, out to be repudiated with the same spirit which swept the alien and sedition laws from the statute books.

The italics are ours—but really, was this intended for "markasium" or a joke, or was it the result of an oversight?

In Williamsburg, N. Y., Dr. Friedman bet Fred Fries that he could drink the most beer. The Dr. retired after the fifth glass, and Fries after the fifty-fifth. They carried the beer that day—the second day after the beer carried them.

## THE MARKETS.

### Lancaster Retail Market.

Corrected weekly by BUTLER, Bro. & Co., Grocers and Produce Dealers, one door West of Reber, Kutz & Ulrick's.

Family Flour 4 bbls.	\$6.00
Extra	5.80
Wheat	1.00
Oats, 2 bushels	.45
Corn 2 bu	.75
Meal 2 bu	1.00
Butter 1 lb.	15c
Lard 1 lb.	15c
Eggs 1 doz	15c
Hay 1 ton	10.00
Coffee 2 lb.	22c
Tobacco 2 lb.	80c
Green Apples	75c
Peas 2 bu.	75c
Tomatoes 2 bu.	1.00
Sugar 2 lb.	1.00
Sugar 2 lb.	1.00
Coffee	15c
Crushed	16c
Flour	15c
Granulated	15c
Ham 2 lb.	15c
Side 2 lb.	15c
Chicken, dressed	10c
Feathers	25c
Wool	35c
Louisville Cement	43c
Lead Plaster	43c
Calced Plaster	43c
Sand	43c

### Baltimore Market.

GRAIN.—Wheat firmer; red western at \$1.30; 30c; yellow do at \$1.08; 10c. Oats held at 85c.

PROVISIONS.—Mess pork firm at 43c; Bacon firmer. Rib sides 17c; clear sides 17c. Shoulders 14c; hams 22c; lard quiet at 17c.

WHISKY.—Dull at 10c.

### New York Cattle Market.

CATTLE.—Beefers heavy, 5.00 for the week; 5.25 to 5.50 for 10 cars at Com. market; and 54 cars at Western ken. A break on the Erie road kept 20 cars back. The market was very strong at the highest prices received yesterday, viz. 17c for choice white. Corn in good demand at 12c; some light at 11c; not counting extremely hard ones which were sold on Saturday at 11c; 13c for Illinois; 14c for Ohio; 15c for 10 still; 16c for 10 still; 17c for 10 still; 18c for 10 still; 19c for 10 still; 20c for 10 still; 21c for 10 still; 22c for 10 still; 23c for 10 still; 24c for 10 still; 25c for 10 still; 26c for 10 still; 27c for 10 still; 28c for 10 still; 29c for 10 still; 30c for 10 still; 31c for 10 still; 32c for 10 still; 33c for 10 still; 34c for 10 still; 35c for 10 still; 36c for 10 still; 37c for 10 still; 38c for 10 still; 39c for 10 still; 40c for 10 still; 41c for 10 still; 42c for 10 still; 43c for 10 still; 44c for 10 still; 45c for 10 still; 46c for 10 still; 47c for 10 still; 48c for 10 still; 49c for 10 still; 50c for 10 still; 51c for 10 still; 52c for 10 still; 53c for 10 still; 54c for 10 still; 55c for 10 still; 56c for 10 still; 57c for 10 still; 58c for 10 still; 59c for 10 still; 60c for 10 still; 61c for 10 still; 62c for 10 still; 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